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1	Mark Smitherman	
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
13		
14		1
15	MARK A. SMITHERMAN,	Case No.: 2:20-cv-00579-JCM-DJA
16	Plaintiff,	
17	V.	STIPULATION OF DISMISSAL WITH
18	EXPERIAN INFORMATION	PREJUDICE
19	SOLUTIONS, INC, EQUIFAX	
20	INFORMATION SERVICES, LLC, TRANS UNION, LLC, AND	
21	PLUSFOUR, INC.	
22	Defendants.	
23		
24	Pursuant to Federal Rule of Civil Procedure 41, Plaintiff Mark A	
25	Smitherman and Defendant PlusFour, Inc. ("PlusFour"), by and through	
26	in the difference of the property of the through	
27	undersigned counsel, hereby stipulate that this action and all claims and defense	
28		

asserted therein be dismissed with prejudice as to Defendant PlusFour, Inc. The 1 2 parties have agreed that all attorneys' fees and costs are to be paid as indicated in 3 the parties' settlement agreement. 4 IT IS SO ORDERED September 22, 2023. 5 6 7 8 Xellus C. Mahan 9 Honorable James C. Mahan 10 United States District Judge 11 12 RESPECTFULLY SUBMITTED this 20th day of September 2023. 13 14 **CONSUMER ATTORNEYS** 15 16 By: /s/Tarek N. Chami Tarek N. Chami – (MI# P76407) 17 Admitted Pro Hac Vice Only 18 22000 Michigan Ave, Suite 200 Dearborn, MI 48124 19 Phone: 313-444-5029 20 tarek@pricelawgroup.com 21 Michael Yancy III, NV # 16158 22 Consumer Attorneys PLC 5940 S. Rainbow Blvd., Suite 3014 23 Las Vegas Nevada, 89118 24 Phone: 702-794-2008 alpert@pricelawgroup.com 25 Attorneys for Plaintiff, 26 Mark Smitherman 27 28

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## **CERTIFICATE OF SERVICE**

I hereby certify that on September 20, 2023, I electronically filed the foregoing with the Clerk of the Court using the ECF system, which will send notice of such filing to all attorneys of record in this matter. Since none of the attorneys of record are non-ECF participants, hard copies of the foregoing have not been provided via personal delivery or by postal mail.

## **CONSUMER ATTORNEYS**

/s/ Tarek Chami